UNITED STATES DI SOUTHERN DISTRI		
RIO MAR ASSOCIA	TES, L.P., S.E., a Delaware Limited E WESTIN RIO MAR BEACH	Case No. 07 CV 8227 (GBD)
RESORT,	Plaintiff,	ORDER TO SHOW CAUSE
	-against-	
corporation; THE POV corporation; RPM MA	SUMMIT, INC., a New York WER SUMMIT, INC., a New York ARKETING & PROMOTIONS, rporation; and RENE McLEAN, a	
	Defendants.	
Upon making	and filing of the declaration of Peter l	M. Agulnick, Esq., dated November
1, 2007, the declaration	on of RENE McLEAN, dated October	31, 2007, and all annexed exhibits,
and sufficient cause h	aving been shown, LET the parties to	this case show cause at the United
States District Court	for the Southern District of New Y	York, located at the courthouse at
	, Room, New `	York , NY, on, 2007
at: A.M./P.N	M., or as soon thereafter as counsel	and parties can be heard, why an
Order shall not be issu	ned containing the following relief:	
(A)	Pursuant to Fed. R. Civ. Pro. 12(b)(5	and 60(b)(3), dismissing this case
and vacating the	he default judgment that this Court h	as issued after false representations
that Defendan	ts have been properly served pursu	ant to the Federal Rules of Civil

(B) such other relief that is appropriate.

Procedure; and

ORDERED, pending the hearing of this application enforcement and execution of the Default Judgment is hereby stayed and all restraints, if any, on accounts are hereby lifted; and it is further,

	O	KDERI	E D , 1t	shall be	cons	sidered s	utticie	ent se	ervice for	a cop	y of this	Orc	ier a	and the
pape	ers up	on whic	ch it is	based t	o be	served 1	oy eith	er th	is Court o	or mov	ant by fi	iling	this	s Ordei
and	the	papers	upon	which	it i	s based	with	the	Court's	ECF	system	on	or	before
		,	20											
									Judge I	IS Di	istrict Co	nırt		
									Juage, e	D		ult		

UNITED STATES DISTRICT COURT	
SOUTHERN DISTRICT OF NEW YORK	

PIO MAD ASSOCIATES I D. S.E. a Dalawara Limited

RIO MAR ASSOCIATES, L.P., S.E., a Delaware Limited Partnership, d/b/a THE WESTIN RIO MAR BEACH RESORT,

Case No. 07 CV 8227 (GBD)

Plaintiff,

DECLARATION OF PETER M. AGULNICK

-against-

MIXSHOW POWER SUMMIT, INC., a New York corporation; THE POWER SUMMIT, INC., a New York corporation; RPM MARKETING & PROMOTIONS, INC., a New York corporation; and RENE McLEAN, a New York resident,

Defendants.
 X

PETER M. AGULNICK, pursuant to 28 U.S.C. §1746, states the following under penalty of perjury:

- 1. I am a principal of the law firm of Peter M. Agulnick, P.C., counsel of record for Defendants THE POWER SUMMIT, INC., RPM KARKETING & PROMOTIONS, and RENE McLEAN (hereinafter collectively "my clients").
- 2. I submit this declaration in support of the present motion seeking an Order containing the following relief:
 - (A) Pursuant to Fed. R. Civ. Pro. 12(b)(5) and 60(b)(3), dismissing this case and vacating the default judgment that this Court has issued after false representations that Defendants have been properly served pursuant to the Federal Rules of Civil Procedure; and
 - **(B)** such other relief that is appropriate.

- 3. RENE McLEAN's attached declaration states that he has never been afforded proper service of process. Thus, Plaintiff has improperly procured a default judgment against my clients as is explained below.
- 4. Plaintiff purports to have served RENE McLEAN, personally, and on behalf of the corporate defendants as a supposed "agent." A copy of Plaintiff's affidavits of service are filed here as **Exhibit A**.
- 5. Plaintiff's Affidavits of Service state that Plaintiff's process server delivered documents to RENE McLEAN but describe an entirely different person. The Affidavits of Service describe a white male when, in fact, RENE McLEAN is actually African American (McLean Declaration at ¶ 4.) In addition, the other description of RENE McLEAN is inaccurate as well (McLean Declaration at ¶ 4).
- 6. Prior to the present litigation, Plaintiff's counsel conducted a face-to-face deposition of RENE McLEAN in a related state-court action. Therefore, Plaintiff's counsel must have known that RENE McLEAN is not white and that his process server failed to properly serve RENE McLEAN in accordance with the Federal Rules of Civil Procedure.
- 7. Moreover, Plaintiff's counsel should never have moved for a default judgment and submitted an Affidavit in Support of Application for Certificate of Default adopting erroneous Affidavits of Service attached to his papers. (A copy of Plaintiffs' counsel's Affidavit containing the erroneous Affidavits of Service are annexed here as **Exhibit B**, and the default judgment Plaintiff improperly obtained is annexed here as **Exhibit C**).
- 8. Based upon the above, Plaintiff has failed to effectuate service of process upon my clients, which deprives this Court of personal jurisdiction. This Court should, therefore, dismiss Plaintiff's case as against my clients and vacate the default judgment.

- 9. Finally, despite that I personally represented RENE McLEAN in a prior related proceeding in state court where Plaintiff's counsel deposed RENE McLEAN, Plaintiff's counsel never sent me a courtesy copy of his motion for a default judgment or any of the pleadings for the present case. Although, perhaps, not required because I filed an appearance in the state action but had not yet done so in the present federal action, it certainly was contrary to well-established customs and courtesies practiced by members of the New York state and Federal bar.
- 10. After I found out that Plaintiff had obtained a default judgment against my clients, I called Plaintiff's counsel and informed him that RENE McLEAN was never properly served and that his affidavits of service were obviously erroneous. In addition, I followed up by sending Plaintiff's counsel a letter, a copy of which is annexed here as **Exhibit D**.
- 11. Notwithstanding, Plaintiff's counsel has refused to stipulate to vacate the default judgment. I even told Plaintiff's counsel that I would have, as a professional courtesy, accepted service for my clients if he were to stipulate to vacate the default judgment so that I would not have to burden the parties -- and this Court -- with unnecessary motion practice and the need for Plaintiff to bring a second action after the present one is dismissed. Plaintiff's counsel still refused.
- 12. Accordingly, I was forced to make the present motion to this Court seeking to dismiss Plaintiff's action and to vacate the default judgment that was improperly obtained against my clients.
 - 13. There has been no prior request for this relief.

WHEREFORE, Defendants THE POWER SUMMIT, INC., RPM KARKETING & PROMOTIONS, and RENE McLEAN request that this Court issue an Order containing the following relief:

- (A) Pursuant to Fed. R. Civ. Pro. 12(b)(5) and 60(b)(3), dismissing this case and vacating the default judgment that this Court has issued after false representations that Defendants have been properly served pursuant to the Federal Rules of Civil Procedure; and
 - **(B)** such other relief that is appropriate.

Dated:	New York, New York
	November 1, 2007

PETER M. AGULNICK (PA 5030)

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

DIO MAD ASSOCIATES I D. S.E. a Dalawara Limited

RIO MAR ASSOCIATES, L.P., S.E., a Delaware Limited Partnership, d/b/a THE WESTIN RIO MAR BEACH RESORT,

Case No. 07 CV 8227 (GBD)

Plaintiff,

DECLARATION OF RENE McLEAN

-against-

MIXSHOW POWER SUMMIT, INC., a New York corporation; THE POWER SUMMIT, INC., a New York corporation; RPM MARKETING & PROMOTIONS, INC., a New York corporation; and RENE McLEAN, a New York resident,

Defendants.	
 X	

RENE McLEAN, pursuant to 28 U.S.C. §1746, states the following under penalty of perjury:

- 1. I am one of the Defendants named in the caption of this case.
- 2. I was never personally handed a copy of a Summons and Complaint for this case. My attorney informs me that, under the Federal Rules of Civil Procedure, Plaintiff has failed to properly effectuate service of process.
- 3. My attorney has also informed me that Plaintiff has filed affidavits of service (copies of which are annexed here as **Exhibit C**) that purport to serve me on behalf of myself and the other corporate Defendants. Those affidavits are <u>false</u> as is explained below:
- 4. Plaintiff's affidavits describe me as a white person. <u>I am not white</u>. I am an African American. Moreover the other physical description of me is wrong as well.

5. Clearly, Plaintiff's affidavits are false and I was never personally served with a copy of the summons and complaint.

Dated: New York, New York

10/31,2007

RENE MCLEAN

Case 1:07-cv-08227-GBD Document 16 Filed 11/01/2007 Page 9 of 29

Exhibit A

ABC PROCESS SERVICE, INC. Attorney: RUDNER LAW OFFICES Index No. 07CIV8227 Date Filed 09/20/2007 Office No. RL11133W

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

RIO MAR ASSOCIATES, L.P. S.E., A DELAWARE LIMITED

(PLAINTIFF)

PARTNERSHIP, D/B/A THE WESTIN RIO MAR BEACH RESORT against

(DEFENDANT)

MIXSHOW POWER SUMMIT, INC., A NEW YORK CORPORATION, ETAL;

STATE OF NEW YORK, COUNTY OF NEW YORK

SS:

SCHADRAC LAGUERRE being duly sworn deposes and says:

I am over 18 years of age, not a party to this action and reside in the State of New York:

That on the 25 day of September 2007 at 3:34 PM , at 33 W 19TH ST;NY, NY

I SERVED the SUMMONS IN A CIVIL ACTION, COMPLAINT AND RULE 7.1 STATEMENT upon

RENE MCLEAN, A NEW YORK RESIDENT

the defendant herein named by delivering to and leaving a true copy of said SUMMONS IN A CIVIL ACTION, COMPLAINT AND RULE 7.1 STATEMENT with RENE MCLEAN, A NEW

YORK RESIDENT said defendant personally. Deponent describes person served as aforesaid to the best of deponents ability at the time and circumstances of service as follows:

Sex MALE , Color WHITE, Hair BLACK, app.age 45 YRS, app.ht 5'9", app.wt 160 LBS

That at the time of such service I knew the person so served as aforesaid to be the same person mentioned and described in the said SUMMONS IN A CIVIL ACTION, COMPLAINT AND RULE 7.1 STATEMENT as the defendant in this action. That at the time

of service aforesaid, I asked person so served or person spoken to whether thedefendant herein was in the military service of the State of N.Y. or the United States and received negative reply. Upon information and belief based upon the conversation and observation as aforesaid I aver that the defendant is not in the military service of the State of N.Y. or theUnited States as that term is defined in the statutes of the State of N.Y. or the Federal Soldiersand Sailors Civil Relief Act.

SWORN to before me this 27 day of September 2007

JAY BRODSKY

Hotory Public, State of New York
No. 31-4683271

Qualified in New York County

Commission Expires Feb / 2, 2011

SCHADRAC LAGUERA

ABC PROCESS SERVICE, INC. Attorney: RUDNER LAW OFFICES Index No. 07CIV8227 Date Filed 09/20/2007 Office No. RL11133WD

UNITED STATES DISTRICT COURT SOUTHERN DISTRCIT OF NEW YORK

RIO MAR ASSOCIATES, L.P., S.E., A DELAWARE LIMITED

(PLAINTIFF)

PARTNERSHIP, D/B/A THE WESTIN RIO MAR BEACH RESORT against

(DEFENDANT)

MIXSHOW POWER SUMMIT, INC., A NEW YORK CORPORATION, ETAL;

STATE OF NEW YORK, COUNTY OF NEW YORK

SCHADRAC LAGUERRE being duly sworn, deposes and says that he is over the age of 18 years, not a party to the action, and resides in the State of New York:

That on the 25 day of September 2007 at 3:34 PM , at

SS:

33 W 19TH ST; NY, NY

he served the annexed $\,$ SUMMONS IN A CIVIL ACTION, COMPLAINT AND RULE 7.1 STATEMENT upon

MIXSHOW POWER SUMMIT, INC., A NEW YORK CORPORATION, in this action, by delivering to and leaving with said MR. RENE MCLEAN, MANAGING AGENT a true copy thereof

Deponent describes person served as aforesaid to the best of deponents ability at the time and circumstances of service as follows:

Sex MALE, Color WHITE, Hair BLACK, app.age 45 YRS, app.ht 5'9", app.wt 160 LBS

DEPONENT FURTHER SAYS, that he knew the Corporation so served as aforesaid to be the Corporation mentioned and described in the said SUMMONS IN A CIVIL ACTION, COMPLAINT AND RULE 7.1. STATEMENT.

SWORN to before me this 27 day of September 2007

LAY BRODSK

SCHADRAC License N

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ABC PROCESS SERVICE, INC. Attorney: RUDNER LAW OFFICES Index No. 07CIV8227 Date Filed 09/20/2007 Office No. RL11133WC

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

RIO MAR ASSOCIATES, L.P., S.E, A DELAWARE LIMITED

(PLAINTIFF)

PARTNERSHIP, D/B/A THE WESTIN RIO MAR BEACH RESORT against

(DEFENDANT)

MIXSHOW POWER SUMMIT, INC., A NEW YORK CORPORATION, ETAL;

JAY BRODSKY

/2. **2**01 1

Qualified in New Commission Expires

STATE OF NEW YORK, COUNTY OF NEW YORK SS:

SCHADRAC LAGUERRE being duly sworn, deposes and says that he is over the age of 18 years, not a party to the action, and resides in the State of New York: That on the 25 day of September 2007 at 3:34 PM , at

33 W 19TH ST; NEW YORK, NY

he served the annexed SUMMONS IN A CIVIL ACTION, COMPLAINT AND RULE 7.1 STATEMENT upon

THE POWER SUMMIT, INC. A NEW YORK CORPORATION in this action, by delivering to and leaving with said MR. RENE MCLEAN, MANAGING AGENT a true copy thereof. Deponent describes person served as aforesaid to the best of deponents ability at the time and circumstances of service as follows:

Sex MALE , Color WHITE, Hair BLACK, app.age 45 YRS, app.ht 5'9", app.wt 160 LBS

DEPONENT FURTHER SAYS, that he knew the Corporation so served as aforesaid to be the Corporation mentioned and described in the said SMMMONS IN A CIVIL ACTION, COMPLAINT AND RULE 7.1. STATEMENT.

SWORN to before me this 27 day of September 2007

> SCHADRAC LAG License No

RRE

ABC PROCESS SERVICE, INC. Attorney: RUDNER LAW OFFICES Index No. 07CIV8227 Date Filed 09/20/2007

Office No. RL11133WB

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

RIO MAR ASSOCIATES, L.P., S.E., A DELAWARE LIMITED

(PLAINTIFF)

PARTNERSHIP, D/B/A THE WESTIN RIO MAR BEACH RESORT against

(DEFENDANT)

MIXSHOW POWER SUMMIT, INC., A NEW YORK CORPORATION, ETAL;

STATE OF NEW YORK, COUNTY OF NEW YORK

SS:

SCHADRAC LAGUERRE being duly sworn, deposes and says that he is over the age of 18 years, not a party to the action, and resides in the State of New York: That on the 25 day of September 2007 at 3:34 PM , at

33 W 19TH ; NY, NY

he served the annexed SUMMONS IN A CIVIL ACTION, COMPLAINT AND RULE 7.1 STATEMENT upon

RPM MARKETING & PROMOTION, INC., in this action, by delivering to and leaving with said MR. RENE MCLEAN, MANAGING AGENT a true copy thereof.

Deponent describes person served as aforesaid to the best of deponents ability at the time and circumstances of service as follows:

Sex MALE , Color WHITE, Hair BLACK, app.age 45 YRS, app.ht 5'9", app.wt 160 LBS

DEPONENT FURTHER SAYS, that he knew the Corporation so served as aforesaid to be the Corporation mentioned and described in the said FUMMONS/IN A CIVIL ACTION, COMPLAINT AND RULE 7.1. STATEMENT.

SWORN to before me this 27 day of September 2007

JAY BRODSKY

'2. 2011

Qualified in New Gualified in New York Commission Fyntree Feb/2

SCHADRAC LA License No

Exhibit B

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

RIO MAR ASSOCIATES, L.P., S.E., a
Delaware Limited Partnership, d/b/a THE WESTIN
RIO MAR BEACH RESORT,

Civ. Action No. 07 CV 8227 (GBD)

AFFIDAVIT IN SUPPORT OF APPLICATION FOR CERTIFICATE OF DEFAULT

Plaintiff,

-against-

MIXSHOW POWER SUMMIT, INC., a New York corporation; THE POWER SUMMIT, INC., a New York corporation; RPM MARKETING & PROMOTIONS, INC., a New York corporation; and RENE McLEAN, a New York resident,

	Defendants.	
		X
STATE OF NEW YORK)	
) ss:	
COUNTY OF NEW YORK)	

DAVID R. TEECE, being duly sworn, deposes and says:

- 1. I am an attorney with the Rudner Law Offices, counsel for Plaintiff Rio Mar Associates, L.P. S.E., d/b/a The Westin Rio Mar Resort, and I submit this affidavit in support of Plaintiff's Application for Certificate of Default to the Clerk pursuant to Fed. R. Civ. Pro. 55(a) and Local Rule 55.1.
- 2. On September 20, 2007, Plaintiff filed a Complaint against Defendants Mixshow Power Summit, Inc.; The Power Summit, Inc.; RPM Marketing & Promotions, Inc.; and Rene McLean.
 - 4. The above-titled action was commenced against Defendant Rene McLean by

personal service of a Summons and Complaint served pursuant to Fed. R. Civ. Pro. 5(b)(A)(i) at 33 W. 19th Street, New York, New York on the 25th day of September, 2007. A true and correct copy of the Affidavit of Service is attached hereto as Exhibit A.

- The above-titled action was commenced against Defendant Mixshow Power 5. Summit, Inc. by personal service of a Summons and Complaint upon Rene McLean, managing agent, served pursuant to Fed. R. Civ. Pro. 5(b)(A)(i) at 33 W. 19th Street, New York, New York on the 25th day of September, 2007. A true and correct copy of the Affidavit of Service is attached hereto as Exhibit B.
- The above-titled action was commenced against Defendant The Power Summit, 6. Inc. by personal service of a Summons and Complaint upon Rene McLean, managing agent, served pursuant to Fed. R. Civ. Pro. 5(b)(A)(i) at 33 W. 19th Street, New York, New York on the 25th day of September, 2007. A true and correct copy of the Affidavit of Service is attached hereto as Exhibit C.
- The above-titled action was commenced against Defendant RPM Marketing & 7. Promotions, Inc. by personal service of a Summons and Complaint upon Rene McLean, managing agent, served pursuant to Fed. R. Civ. Pro. 5(b)(A)(i) at 33 W. 19th Street, New York, New York on the 25th day of September, 2007. A true and correct copy of the Affidavit of Service is attached hereto as Exhibit D.
- 5. Neither Defendant Rene McLean nor any other defendant is an infant, in the military, or an incompetent person.
- Pursuant to Fed. R. Civ. Pro. 12(a)(A), the time for Defendants to answer or move 6. with respect to the Complaint has expired, and no Defendants have answered or moved with

respect to the Complaint.

- 7. The Defendants' time to plead has not been extended and they are now in default in pleading.
- The Complaint to which no response had been made was properly served upon all 8. Defendants pursuant to Fed. R. Civ. Pro. 5(b)(2)(A).

FURTHER AFFIANT SAYETH NAUGHT

David R. Teece

Sworn to before me this day of October, 2007.

ALTHEA M DORSETT
NOTARY PUELIC-STATE OF NEW YORK
PO. 01D06057445
QUALIFIED IN BRONX COUNTY
MY COMMISSION EXPIRES APRIL 16, 2008 | 1

EXHIBIT A

ABC PROCESS SERVICE, INC. Attorney: RUDNER LAW OFFICES Index No. 07CIV8227 Date Filed 09/20/2007 Office No. RL11133W

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

RIO MAR ASSOCIATES, L.P. S.E., A DELAWARE LIMITED

(PLAINTIFF)

PARTNERSHIP, D/B/A THE WESTIN RIO MAR BEACH RESORT against

(DEFENDANT)

MIXSHOW POWER SUMMIT, INC., A NEW YORK CORPORATION, ETAL;

STATE OF NEW YORK, COUNTY OF NEW YORK

SS:

SCHADRAC LAGUERRE being duly sworn deposes and says:

I am over 18 years of age, not a party to this action and reside in the State of New York:

That on the 25 day of September 2007 at 3:34 PM , at 33 W 19TH ST;NY, NY

I SERVED the SUMMONS IN A CIVIL ACTION, COMPLAINT AND RULE 7.1 STATEMENT upon

RENE MCLEAN, A NEW YORK RESIDENT

the defendant herein named by delivering to and leaving a true copy of said SUMMONS IN A CIVIL ACTION, COMPLAINT AND RULE 7.1 STATEMENT with RENE MCLEAN, A NEW

YORK RESIDENT said defendant personally. Deponent describes person served as aforesaid to the best of deponents ability at the time and circumstances of service as follows:

Sex MALE , Color WHITE, Hair BLACK, app.age 45 YRS, app.ht 5'9", app.wt 160 LBS

That at the time of such service I knew the person so served as aforesaid to be the same person mentioned and described in the said SUMMONS IN A CIVIL ACTION, COMPLAINT AND RULE 7.1 STATEMENT as the defendant in this action. That at the time

of service aforesaid, I asked person so served or person spoken to whether thedefendant herein was in the military service of the State of N.Y. or the United States and received negative reply. Upon information and belief based upon the conversation and observation as aforesaid I aver that the defendant is not in the military service of the State of N.Y. or theUnited States as that term is defined in the statutes of the State of N.Y. or the Federal Soldiersand Sailors Civil Relief Act.

SWORN to before me this 27 day of September 2007

JAY BRODSKY

Oday Public, State of New York
No. 31-4683271

Qualified in New York County

Commission Expires Feb / 2, 2011

SCHADRAC LAGUERA

Case 1:07-cv-08227-GBD Document 16 Filed 11/01/2007 Page 20 of 29

License No.: 1021952 :bb

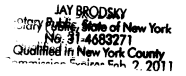


EXHIBIT B

ABC PROCESS SERVICE, INC. Attorney: RUDNER LAW OFFICES Index No. 07CIV8227 Date Filed 09/20/2007 Office No. RL11133WD

UNITED STATES DISTRICT COURT SOUTHERN DISTRCIT OF NEW YORK

RIO MAR ASSOCIATES, L.P., S.E., A DELAWARE LIMITED

(PLAINTIFF)

PARTNERSHIP, D/B/A THE WESTIN RIO MAR BEACH RESORT against

(DEFENDANT)

MIXSHOW POWER SUMMIT, INC., A NEW YORK CORPORATION, ETAL;

STATE OF NEW YORK, COUNTY OF NEW YORK

SS:

SCHADRAC LAGUERRE being duly sworn, deposes and says that he is over the age of 18 years, not a party to the action, and resides in the State of New York:

That on the 25 day of September 2007 at 3:34 PM , at

33 W 19TH ST; NY, NY

he served the annexed SUMMONS IN A CIVIL ACTION, COMPLAINT AND RULE 7.1 STATEMENT upon

MIXSHOW POWER SUMMIT, INC., A NEW YORK CORPORATION, in this action, by delivering to and leaving with said MR. RENE MCLEAN, MANAGING AGENT a true copy thereof.

Deponent describes person served as aforesaid to the best of deponents ability at the time and circumstances of service as follows:

Sex MALE, Color WHITE, Hair BLACK, app.age 45 YRS, app.ht 5'9", app.wt 160 LBS

DEPONENT FURTHER SAYS, that he knew the Corporation so served as aforesaid to be the Corporation mentioned and described in the said SUMMONS IN A CIVIL ACTION, COMPLAINT AND RULE 7.1. STATEMENT.

SWORN to before me this 27

LAY BRODSK

day of September 2007

SCHADRAC License

1952

Case 1:07-cv-08227-GBD Document 16 Filed 11/01/2007 Page 23 of 29

EXHIBIT C

ABC PROCESS SERVICE, INC. Attorney: RUDNER LAW OFFICES Index No. 07CIV8227 Date Filed 09/20/2007 Office No. RL11133WC

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

RIO MAR ASSOCIATES, L.P., S.E, A DELAWARE LIMITED

(PLAINTIFF)

PARTNERSHIP, D/B/A THE WESTIN RIO MAR BEACH RESORT against

(DEFENDANT)

MIXSHOW POWER SUMMIT, INC., A NEW YORK CORPORATION, ETAL;

JAY BRODSKY

/2. **2**01 1

Gualified in New Commission Expires

STATE OF NEW YORK, COUNTY OF NEW YORK SS:

SCHADRAC LAGUERRE being duly sworn, deposes and says that he is over the age of 18 years, not a party to the action, and resides in the State of New York: That on the 25 day of September 2007 at 3:34 PM , at

33 W 19TH ST; NEW YORK, NY

he served the annexed SUMMONS IN A CIVIL ACTION, COMPLAINT AND RULE 7.1 STATEMENT upon

THE POWER SUMMIT, INC. A NEW YORK CORPORATION in this action, by delivering to and leaving with said MR. RENE MCLEAN, MANAGING AGENT a true copy thereof. Deponent describes person served as aforesaid to the best of deponents ability at the time and circumstances of service as follows:

Sex MALE , Color WHITE, Hair BLACK, app.age 45 YRS, app.ht 5'9", app.wt 160 LBS

DEPONENT FURTHER SAYS, that he knew the Corporation so served as aforesaid to be the Corporation mentioned and described in the said SMMMONS IN A CIVIL ACTION, COMPLAINT AND RULE 7.1. STATEMENT.

SWORN to before me this 27 day of September 2007

> SCHADRAC LAG RRE License No

Case 1:07-cv-08227-GBD Document 16 Filed 11/01/2007 Page 25 of 29

EXHIBIT D

ABC PROCESS SERVICE, INC. Attorney: RUDNER LAW OFFICES Index No. 07CIV8227 Date Filed 09/20/2007 Office No. RL11133WB

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

RIO MAR ASSOCIATES, L.P., S.E., A DELAWARE LIMITED

(PLAINTIFF)

PARTNERSHIP, D/B/A THE WESTIN RIO MAR BEACH RESORT against

(DEFENDANT)

MIXSHOW POWER SUMMIT, INC., A NEW YORK CORPORATION, ETAL;

STATE OF NEW YORK, COUNTY OF NEW YORK

SS:

SCHADRAC LAGUERRE being duly sworn, deposes and says that he is over the age of 18 years, not a party to the action, and resides in the State of New York: That on the 25 day of September 2007 at 3:34 PM , at

33 W 19TH ; NY, NY

he served the annexed SUMMONS IN A CIVIL ACTION, COMPLAINT AND RULE 7.1 STATEMENT upon

RPM MARKETING & PROMOTION, INC., in this action, by delivering to and leaving with said MR. RENE MCLEAN, MANAGING AGENT a true copy thereof.

Deponent describes person served as aforesaid to the best of deponents ability at the time and circumstances of service as follows:

Sex MALE , Color WHITE, Hair BLACK, app.age 45 YRS, app.ht 5'9", app.wt 160 LBS

DEPONENT FURTHER SAYS, that he knew the Corporation so served as aforesaid to be the Corporation mentioned and described in the said FUMMONS/IN A CIVIL ACTION, COMPLAINT AND RULE 7.1. STATEMENT.

SWORN to before me this 27 day of September 2007

JAY BRODSKY

'2. 2011

Qualified in New Gualified in New York Commission Fyntree Feb/2

SCHADRAC LA License No

Exhibit C

Case 1:07-cv-08227-GBD Document 16 Filed 11/01 2015 OC 29

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

RIO MAR ASSOCIATES, L.P., S.E., a
Delaware Limited Partnership, d/b/a THE WESTIN
RIO MAR BEACH RESORT,

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	AI	ATE F	ATE FILE	ATE FILED:	ATE FILED: OCT	ATE FILED: OCT 2 3	ATE FILED: OCT 23

Civ. Action No. 07 CV 8227

DEFAULT JUDGMENT

Plaintiff,

-against-

MIXSHOW POWER SUMMIT, INC., a New York corporation; THE POWER SUMMIT, INC., a New York corporation; RPM MARKETING & PROMOTIONS, INC., a New York corporation; and RENE McLEAN, a New York resident,

	Defendants.	
		Х

THIS MATTER having come before the Court on Plaintiff's Motion for Entry of Default Judgment on October 19, 2007, and the Court having reviewed the pleadings of record and examined the evidence and being sufficiently advised in the premises, finds that the default of Defendants was duly entered by the Clerk of this Court; that Plaintiff's remaining claim is for a sum certain; that none of the Defendants is an infant, in the military, or an incompetent person; and that Plaintiff is entitled to the relief requested.

IT IS THEREFORE ORDERED that judgment be entered in favor of Plaintiff Rio Mar Associates, L.P., S.E. and against Defendants The Power Summit, Inc. and Rene McLean in the amount of \$167,868.36, plus interest at the rate of seven percent (7%) per annum, running from October 28, 2003 until paid in full.

Claims against all other defendants are hereby dismissed without prejudice.

LOCT 2 2 2007.

DATED this _____ day of _______, 2007.

SO ORDERED:

United States District Court